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Johan Bronge *Pro Se* 2023-09-30

United States Bankruptcy Court Southern District of New York

Re: Chapter 11 Case No. [22-10964 (MG)]

RE: Correction of Motion for Repayment of Loans and Return of Collateral by Johan Bronge, Pro Se Creditor

To Judge Martin Glenn,

During scrutiny of my motion (docket 3511) I noticed three instances of incorrect terms used and also incorrect number of open and matured Loan. To ensure correctness and clarity I file this corrected motion. It is attached in Annex A and the redline version, clearly showing the corrections in Annex B.

Sincerely

Pro se creditor

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Johan Bronge
Pro Se
2023-09-30

United States Bankruptcy Court Southern District of New York

Re: Chapter 11 Case No. [22-10964 (MG)]

RE: Corrected Motion for Repayment of Loans and Return of Collateral by Johan Bronge Pro Se Creditor.

To Judge Martin Glenn,

I, Johan Bronge, appearing pro se in the above-mentioned Chapter 11 case, hereby file this motion seeking the court's permission to fulfill the Loan Agreements with Celsius and repay my outstanding loans in full, including any accrued interest. Additionally, I request the return of collateral associated with these loans, unencumbered and in kind, to a specified address outside of the Celsius platform.

Background Information:

I have two open loans and two matured loan with Celsius, all of which were in good standing at the time of the pause and subsequent bankruptcy. During May 2022 I added additional BTC to the Collateral in order to ensure adequate LTV during the price drop experienced during this time.

Supporting Facts and Arguments:

In support of this motion, I reiterate the arguments and references presented in my previous correspondence (docket 902 with attachment) and in the Complaint for Declaratory Judgment (docket 2001). Additionally, I include the following points:

A) Disparity in Treatment:

I draw the court's attention to your previous opinion and ruling (docket 1942 and 1944) regarding the return of collateral to institutional borrowers upon repayment of the principal. The absence of similar opportunity for retail borrowers, results in disparate treatment of similarly situated creditors, contravening the equitable principles of Chapter 11 bankruptcy law.

B) Loan Agreement Obligations:

The Loan Agreement explicitly states that I have the option to pay back my loans and that Celsius then is obliged to return the collateral (doc 393, page 861, Termination a-e). It is therefore

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appropriate that I should have the same right and opportunity as Institutional borrowers and be allowed to repay principal and outstanding interest in order to receive the collateral back, with all property rights restored.

C) Contradictions in Rulings:

Unless collateral is considered property of borrowers regardless of Earn account ownership status, your Earn ruling in docket 1822, which determines the ownership of Earn account assets, creates contradictions and validity issues within the Loan Agreement.Borrowers were required to declare that the collateral provided was/is their unencumbered property during the full term of the loan contract. However, due to the Earn ruling, all borrowers' declarations are now false, as Earn assets are deemed the property of Celsius. Prior to 15 Apr 2022 all loan collateral had to originate from an Earn account, something that continued to be the case for international clients after this date. Therefore, under this Earn ruling, digital assets were not the property of borrowers at the time pledged as collateral, nor during the term of the loan. Additionally, as per this Earn ruling, the collateral (digital assets) remains property of Celsius even if returned to an Earn account, necessitating the return of collateral to an external address to restore the borrower's unencumbered property rights.

Finally, in respect to Custody accounts, the assets coming from Earn account are here considered property of the Custody account holder so any argument that the property attribute of Earn account having an impact on other accounts seems invalid. Therefore it is appropriate to consider Collateral encumbered property of the borrower.

D) Bitcoin as Collateral:

I assert that Bitcoin needs to be viewed separately from other cryptocurrencies. Bitcoin qualifies as de facto money based on your definition in the Earn ruling (docket 1822, page 40), as it is recognized as legal tender and a medium of exchange by a sovereign, foreign government (El Salvador). Moreover, the SEC has classified Bitcoin as a commodity, thereby granting it associated property rights. As commodities and money are fungible it follows that Bitcoin possesses inherent property attributes, exempt from commingling concerns. Hence, Bitcoin used as collateral are not only the borrower's money but also their property, albeit encumbered during the loan's duration.

E) Liquidity of Retail Loans:

Contrary to the assertions made in docket 1940, page 6 item 2, I contend that retail loans can be liquid assets. Many retail borrowers are willing and capable of immediately repaying principal and outstanding interest if Celsius releases the collateral to an address outside of its platform, thereby enhancing Celsius liquidity.

F) Material Changes to Loan Agreements:

My first Loan with Celsius originated on 05 April 2021 (loan no 31904) and the TOS valid at this time (docket 393, exhibit B7) clearly specify that;

- 1) In definitions, "Collateral" means an amount in Eligible Digital Assets, as provided by the Borrower to the Lender as security for a Loan. (doc 393, page 858, Definitions, item 3)
- 2) Collateral is pledged to Celsius, no transfer of ownership title (doc 393, page 862, Collateral)
- 3) The Truth In Lending Disclosure Statement (attached as exhibit A) and the Loan Detail Summary (attached as exhibit B) explicitly states that borrower gives a security interest in the collateral.

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- 4) In docket 393 the applicability of the different TOS are described. Here it states that the particular TOS that is governing for the loan is the one agreed to at the conclusion of the application for the subject loan. (docket 393 page 6, Loan Terms of Use)
- 5) My other three loans originating in Mar 2022 (loan no 141539, 141544, 141558) have the same Truth In Lending Disclosure Statement and Loan Detail Summary as my first Loan (31904). At no time after signing the first Loan Agreement in April 2021 did I receive any explicit notification regarding material changes to the status of ownership regarding collateral. When TOS where updated no such clarifications were presented in a clear and conspicuous manner. It rather stated the important changes and did not mention any changes to collateral status. (Emails informing of TOS update attached as Exhibit C). Any material changes to a loan contract shall be communicated in a clear and conspicuous way as per New York General Business Law Article 22-A (GBL), New York General Obligations Law Section 5-903 and New York Uniform Commercial Code (UCC). Additionally, all communication from Celsius (including AMAs) never described collateral as Celsius property but rather the opposite. (evidenced in Examiners report and sample official communications, attached as Exhibit D, green highlight is mine).
- 6) All my four loans have the exact same Truth in Lending Disclosure Statement (exhibit A) and Loan Detail Summary (exhibit B) that explicitly states I am providing a security interest in the Collateral.

With reference to all above points in F, I argue that my frst loan (31904) is governed by TOS valid at the time this Loan was concluded and it does not transfer ownership title to Celsius. Furthermore, I argue that all my other loans are also governed by the same TOS as Truth in Lending Disclosure Statement and Loan Detail Summary are identical with the first Loan and clearly states I give a security interest in the collateral. Additionally, the communication of the updates of TOS were not adequate in respect to changing ownership status of collateral. This and offcial communication led me to believe the status of the collateral remained the same as for the frst Loan.

G) Change of definition and wording

In the proposed Plan and Disclosure statement the terms "Retail Borrower Deposit Claim and Retail Borrower Advance Obligation" are introduced. I strongly object to the use of these terms. Nowhere in the TOS, Truth in Lending Disclosure Statement or in the Loan Detail Summary are these terms to be found. I argue that I have made digital assets (BTC) available as Collateral and in return received a Loan in USDT stablecoin and for this I have paid an agreed interest. This is for all purposes the same as for Collateralized Institutional Loans and changing these terms and definitions in the Plan and Disclosure Statement creates an artificial and invalid division between Institutional Loans and Retail Loans.

H) Collateral definition as per Second Revised Disclosure Statement (page 79)

Quote: "Coin pledged as security for repayment of a loan in the event of a borrower's default. Will include any initial collateral posted as security, as well as any additional collateral provided in response to margin calls." This definition supports my arguments regarding ownership status of collateral.

Relief and Order Sought:

Based on the arguments presented above, I respectfully request the court to:

1. Rule in favor of allowing me to fulfill Loan Agreements, authorizing collateral return outside

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Celsius upon principal and interest repayment.

- 2. Establish that only principal and outstanding interest for loan no. 31904 are estate property.
- 3. Extend the same rule to my other loans (e.g., loan no. 141539, 141544, 141558).
- 4. Declare my Bitcoin collateral as my encumbered property until Loan Agreements fulfillment.
- 5. Maintain Loan agreement TOS definitions and wording in Plan and Disclosure Statement.

Conclusion:

I am of the firm belief that all Collateralized Loans should be treated the same. In pursuit of equitable treatment of creditors and adherence to contractual obligations, I urge the court to grant the relief sought. Collateralized loans should be treated uniformly, with collateral constituting a distinct, higher category of priority than other unsecured claims. By recognizing collateral as an essential asset securing repayment, this approach upholds the foundational principles of fairness and property rights. Your consideration of this motion is sincerely appreciated.

Johan Bronge

pro se creditor

Lender

Celsius Networks Lending LLC 221 River Street, 9th Floor Hoboken, NJ 07030, USA **Borrower**

Johan Bronge Saba Tower 3, JLT,393 Jumeira Lake, Dubai, 00000, Apt Number:

United Arab Emirates

TRUTH IN LENDING DISCLOSURE STATEMENT

ANNUAL PERCENTAGE RATE	FINANCE CHARGE	Amount Financed	Total of Payments
The cost of your credit as a yearly rate.	The dollar amount the credit will cost you.	The amount of credit provided to you or on your behalf.	The amount you will have paid after you have made all
1.00%	\$	\$	payments as scheduled.

Your payment schedule will be:

Number of payments	Amount	When payments are due
	\$ 	First payment is due on05/05/2021 and each subsequent payment is due monthly thereafter on the same day of each month
1	\$	Last payment is due on04/05/2023

Security: You are giving a security interest in the following collateral:

Pledged digital assets.

Late Charge: If a payment is late, you will be charged a late fee of eighteen percent (18%) per annum (calculated daily) (i.e., 0.049%) of the scheduled payment for each day the payment is past due, when permitted by applicable law.

Prepayment: If you pay off early, you

[x] may [] will not have to pay a penalty.

[x] may [] will not be entitled to a refund of part of the finance charge.

The annual percentage rate does not take into account your required deposits.

This obligation has a demand feature.

See your contract documents for any additional information about nonpayment, default, margin calls, the right to accelerate the maturity of the obligation, prepayment penalties, collateral, and loan termination.

ITEMIZATION OF AMOUNT FINANCED

Itemization of Amount Financed of \$

Amount given to you directly: \$

Amount paid on your account: \$ N/A

Amount paid to others on your behalf: \$ N/A

Prepaid finance charge: <u>\$ N/A</u>

Lender
Celsius Lending LLC

121 River Street, PH05 Hoboken, NJ 07030, USA **Borrower**

Johan Bronge

Saba Tower 3, JLT,393 Jumeira Lake, Dubai, 00000, Apt Number:

3001

United Arab Emirates

TRUTH IN LENDING DISCLOSURE STATEMENT

ANNUAL PERCENTAGE RATE	FINANCE CHARGE	Amount Financed	Total of Payments
The cost of your credit as a yearly rate.	The dollar amount the credit will cost you.	The amount of credit provided to you or on your behalf.	The amount you will have paid after you have made all payments as
1.00%	\$	\$	scheduled. \$

Your payment schedule will be:

Number of payments	Amount	When payments are due
6	\$	First payment is due on04/01/2022 and each subsequent payment is due monthly thereafter on the same day of each month
1	\$	Last payment is due on09/01/2022

Security: You are giving a security interest in the following collateral:

Pledged digital assets.

Late Charge: If a payment is late, you will not be charged a late fee.

Prepayment: If you pay off early, you

[x] may [] will not have to pay a penalty.

[x] may [] will not be entitled to a refund of part of the finance charge.

The annual percentage rate does not take into account your required deposits.

This obligation has a demand feature.

See your contract documents for any additional information about nonpayment, default, margin calls, the right to accelerate the maturity of the obligation, prepayment penalties, collateral, and loan termination.

ITEMIZATION OF AMOUNT FINANCED

Itemization of Amount Financed of \$

Amount given to you directly:

Amount paid on your account: \$ N/A

Amount paid to others on your behalf: \$ N/A

Prepaid finance charge: <u>\$ N/A</u>

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Loan Number: 141544

Lender Celsius Lending LLC 121 River Street, PH05 Hoboken, NJ 07030, USA Borrower Johan Bronge Saba Tower 3, JLT,393 Jumeira Lake, Dubai, 00000, Apt Number: 3001 United Arab Emirates

TRUTH IN LENDING DISCLOSURE STATEMENT

ANNUAL PERCENTAGE RATE	FINANCE CHARGE	Amount Financed	Total of Payments
The cost of your credit as a yearly rate.	The dollar amount the credit will cost you.	The amount of credit provided to you or on your behalf.	The amount you will have paid after you have made all payments as
1.00%	\$	\$	scheduled. \$

Your payment schedule will be:

Number of payments	Amount	When payments are due
24	\$	First payment is due on <u>04/01/2022</u> and each subsequent payment is due monthly thereafter on the same day of each month
1	\$	Last payment is due on03/01/2024

Security: You are giving a security interest in the following collateral:

Pledged digital assets.

Late Charge: If a payment is late, you will not be charged a late fee.

Prepayment: If you pay off early, you

[x] may [] will not have to pay a penalty.

[x] may [] will not be entitled to a refund of part of the finance charge.

The annual percentage rate does not take into account your required deposits.

This obligation has a demand feature.

See your contract documents for any additional information about nonpayment, default, margin calls, the right to accelerate the maturity of the obligation, prepayment penalties, collateral, and loan termination.

ITEMIZATION OF AMOUNT FINANCED

Itemization of Amount Financed of \$

Amount given to you directly: \$

Amount paid on your account: \$ N/A

Amount paid to others on your behalf: \$ N/A

Prepaid finance charge: <u>\$ N/A</u>

Loan Number: 141558

Lender Celsius Lending LLC 121 River Street, PH05 Hoboken, NJ 07030, USA **Borrower** Johan Bronge

Saba Tower 3, JLT,393 Jumeira Lake, Dubai, 00000, Apt Number:

3001

United Arab Emirates

TRUTH IN LENDING DISCLOSURE STATEMENT

ANNUAL PERCENTAGE RATE	FINANCE CHARGE	Amount Financed	Total of Payments
The cost of your credit as a yearly rate.	The dollar amount the credit will cost you.	The amount of credit provided to you or on your behalf.	The amount you will have paid after you have made all payments as
1.00%	\$	\$	scheduled. \$

Your payment schedule will be:

Number of payments	Amount	When payments are due
	\$ 	First payment is due on <u>04/01/2022</u> and each subsequent payment is due monthly thereafter on the same day of each month
1	\$ 	Last payment is due on09/01/2023

Security: You are giving a security interest in the following collateral:

Pledged digital assets.

Late Charge: If a payment is late, you will not be charged a late fee.

Prepayment: If you pay off early, you

[x] may [] will not have to pay a penalty.

[x] may [] will not be entitled to a refund of part of the finance charge.

The annual percentage rate does not take into account your required deposits.

This obligation has a demand feature.

See your contract documents for any additional information about nonpayment, default, margin calls, the right to accelerate the maturity of the obligation, prepayment penalties, collateral, and loan termination.

ITEMIZATION OF AMOUNT FINANCED

Itemization of Amount Financed of \$

Amount given to you directly: \$

Amount paid on your account: \$ N/A

Amount paid to others on your behalf: \$ N/A

Prepaid finance charge: <u>\$ N/A</u>

From: Celsius Network <app@celsius.network>

Subject: [Celsius Network] Stablecoin Loan Request Approved - April 5,

2021 4:37 PM

Date: 5 April 2021 at 20:38:01 GST

To: johan@bronge.se

Loan Request Approved - Loan Detail Summary

Hello Johan Bronge,

Congratulations! Your USDT ERC20 loan request has been approved. Collateral has been deducted from your wallet and the USDT ERC20 has been deposited. You can withdraw from your wallet at any time.

Below are the final loan details for your records, you can always see them in the loan section of the app.

Loan Number:

31904

Loan Amount:

\$

The amount of credit you have requested to borrow provided to you or on your behalf

Loan Currency:

USDT ER-

C20

Interest Rate:

1.00 %

Annual percentage rate (APR), the cost of your credit as a yearly rate

CEL Interest Rate:

0.75 %

Lowest interest rate available for borrowers if interest payments are made in CEL. The customer must meet eligibility requirements

Total Interest:



The dollar amount the loan credit will cost you

Total of Payments - Interest + Loan Amount:

The total amount you will pay by the end of the loan terms

Number of Payments: 24

First Payment Is Due On: May 5, 2021 12:00

AM

Last Payment Is Due On: April 5,

2023 12:00

AM

BTC

Loan to Value (LTV): 25 %

The Ratio of the loan amount to the collateral value

Collateral:

The security interest you are providing

You can also see these details in-app when you head over to the "borrow" section.

Want to learn more about Celsius loans? Press here.

If you did not make this request please contact Celsius Loans Support and click here to freeze your account immediately.

> Celsius, 1 Bartholomew Lane, London EC2N 2AX United Kingdom © Celsius 2020

From: Celsius <app@celsius.network>

Subject: [Celsius] Stablecoin Loan Request Approved

Date: 2 March 2022 at 02:54:24 GST

To: johan@bronge.se

Loan Request Approved - Loan Detail Summary

Hello Johan Bronge,

Congratulations! Your USDT ERC20 loan request has been approved. Collateral has been deducted from your account and the USDT ERC20 has been deposited. You can withdraw from your account at any time.

Below are the final loan details for your records, you can always see them in the loan section of the app.

Loan Number:

141539

Loan Amount:

\$

The amount of credit you have requested to borrow provided to you or on your behalf

Loan Currency:

USDT ER-

C20

Interest Rate:

1.00 %

Annual percentage rate (APR), the cost of your credit as a yearly rate

CEL Interest Rate:

0.75 %

Lowest interest rate available for borrowers if interest payments are made in CEL. The customer must meet eligibility requirements

Total Interest:



The dollar amount the loan credit will cost you

Total of Payments - Interest + Loan Amount The total amount you will pay by the end of the loan terms **Number of Payments:** First Payment Is Due On: April 1, 2022 12:00 AM **Last Payment Is Due On:** September 1, 2022 12:00 AM 25 % Loan to Value (LTV): The Ratio of the loan amount to the collateral value **Collateral:**

The security interest you are providing

You can also see these details in-app when you head over to the "borrow" section.

Want to learn more about Celsius loans? Press here.

If you did not make this request please contact Celsius Loans Support.

Click here to freeze your account immediately

Celsius Network LLC	Celsius EU UAB	Celsius Network Limited	Celsius Lending LLC
121 Riv- er St, PH05 Hoboken , NJ 07030 USA	pr. 20 Vilnius 01103, Li- thuania	The Harley Building, 77-79 New Cavendish Street London W1W 6XB, United Kingdom	121 Riv- er St, PH05 Hoboken , NJ 07030 USA

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From: Celsius <app@celsius.network>

Subject: [Celsius] Stablecoin Loan Request Approved

Date: 2 March 2022 at 02:55:17 GST

To: johan@bronge.se

Loan Request Approved - Loan Detail Summary

Hello Johan Bronge,

Congratulations! Your USDT ERC20 loan request has been approved. Collateral has been deducted from your account and the USDT ERC20 has been deposited. You can withdraw from your account at any time.

Below are the final loan details for your records, you can always see them in the loan section of the app.

Loan Number:

141544

Loan Amount:

\$

The amount of credit you have requested to borrow provided to you or on your behalf

Loan Currency:

USDT ER-

C20

Interest Rate:

1.00 %

Annual percentage rate (APR), the cost of your credit as a yearly rate

CEL Interest Rate:

0.75 %

Lowest interest rate available for borrowers if interest payments are made in CEL. The customer must meet eligibility requirements

Total Interest:



The dollar amount the loan credit will cost you

Total of Payments - Interest + Loan Amount

The total amount you will pay by the end of the loan terms

Number of Payments: 25

First Payment Is Due On: April 1,

2022 12:00

AM

Last Payment Is Due On: March 1,

2024 12:00

AM

Loan to Value (LTV): 25 %

The Ratio of the loan amount to the collateral value

Collateral:

The security interest you are providing

You can also see these details in-app when you head over to the "borrow" section.

Want to learn more about Celsius loans? Press here.

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Click here to freeze your account immediately

Celsius	Celsius	Celsius	Celsius
Network	EU UAB	Network	Lending
LLC	Gedimino	Limited	LLC
121 Riv- er St, PH05 Hoboken , NJ 07030 USA	pr. 20 Vilnius 01103, Li- thuania	The Harley Building, 77-79 New Cavendish Street London W1W 6XB, United Kingdom	121 Riv- er St, PH05 Hoboken , NJ 07030 USA

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From: Celsius <app@celsius.network>

Subject: [Celsius] Stablecoin Loan Request Approved

Date: 2 March 2022 at 02:55:47 GST

To: johan@bronge.se

Loan Request Approved - Loan Detail Summary

Hello Johan Bronge,

Congratulations! Your USDT ERC20 loan request has been approved. Collateral has been deducted from your account and the USDT ERC20 has been deposited. You can withdraw from your account at any time.

Below are the final loan details for your records, you can always see them in the loan section of the app.

Loan Number:

141558

Loan Amount:

\$

The amount of credit you have requested to borrow provided to you or on your behalf

Loan Currency:

USDT ER-

C20

Interest Rate:

1.00 %

Annual percentage rate (APR), the cost of your credit as a yearly rate

CEL Interest Rate:

0.75 %

Lowest interest rate available for borrowers if interest payments are made in CEL. The customer must meet eligibility requirements

Total Interest:



The dollar amount the loan credit will cost you

Total of Payments - Interest + Loan Amount The total amount you will pay by the end of the loan terms **Number of Payments:** 19 First Payment Is Due On: April 1, 2022 12:00 AM **Last Payment Is Due On:** September 1, 2023 12:00 AM 25 % Loan to Value (LTV):

The Ratio of the loan amount to the collateral value

Collateral:

The security interest you are providing



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You can also see these details in-app when you head over to the "borrow" section.

Want to learn more about Celsius loans? Press here.

If you did not make this request please contact Celsius Loans Support.

Click here to freeze your account immediately

Celsius Network LLC	Celsius EU UAB	Celsius Network Limited	Celsius Lending LLC
121 Riv- er St, PH05 Hoboken , NJ 07030 USA	pr. 20 Vilnius 01103, Li- thuania	The Harley Building, 77-79 New Cavendish Street London W1W 6XB, United Kingdom	121 River St, PH05 Hoboken, NJ 07030 USA

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From: Celsius hello@celsius.network

Subject: [Action Required] Updates to Celsius Terms of Use and Privacy Policy

Date: 22 July 2021 at 20:09 **To:** johan@bronge.se



Hi Johan,

As a valued Celsius customer, we are writing to inform you about updates to our Terms of Use and Privacy Policy which require your attention.

The main changes to our Terms of Use include:

- Your engagement will be with Celsius Network LLC, A Delaware company;
- Your relationship with us will be subject to the governing laws of New York;
- Disputes will be settled by arbitration;

To review and accept these updates, log in to your Celsius account on mobile or desktop. These are not all of the changes in the updated documents, and you are requested to carefully read and make sure you understand the new terms.

If you do not accept our updated Terms of Use and Privacy Policy by **August 5, 2021**, you will lose access to the services provided in the Celsius app, and withdrawals will only be processed by reaching out to our customer support team. You will continue to earn rewards as before, and any active loans will not be affected.

If you do not accept by **August 19, 2021**, your account will no longer be eligible to earn rewards.

You can always withdraw your funds at any time and without any fees, and you will still be able to accept the updates and regain normal access to your Celsius account.

If you do not agree to the updated Terms of Use or Privacy Policy, please contact our support team at app@celsius.network to withdraw your funds and close your account.

Reminder: Celsius will never ask you for confidential information such as passwords, private keys, seed phrases, or secret codes. You should store this information privately and securely and report any suspicious activity.

Go to your account

Made with by HODLers, for HODLers.



Celsius Network LLC 221 River Street, 9th Floor Hoboken, NJ 07030

Celsius EU UAB Gedimino pr. 20 Vilnius 01103, Lithuania

Celsius Network Limited
The Harley Building, 77-79 New Cavendish Street
London W1W 6XB, United Kingdom

Celsius is not a bank, depository institution, custodian or fiduciary and the assets in your Celsius account are not insured by any private or governmental insurance plan (including FDIC or SIPC), nor are they covered by any compensation scheme (including FSCS).

Holding, trading or using crypto assets carry significant risks, please carefully read our Risk Disclosure page. Celsius does not provide any financial, legal or tax advice, nor should this website be viewed as an offer or inducement to make any financial decisions.

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Registered as a Money Services Business (MSB) number 31000192265811 with the US Financial Crimes Enforcement Network (FinCEN).

©2021 Celsius Lending LLC - NMLS ID: 2063747

Unsubscribe

From: Celsius hello@celsius.network Subject: Update to Celsius' Terms of Use

Date: 15 April 2022 at 16:11
To: johan@bronge.se



Friday, April 15th, 2022

Dear Celsians,

We are writing to inform you about updates to the Celsius <u>Terms of Use</u> that will take effect on April 15, 2022.

The updates relate primarily to the products and services offered to our US-based clients, including changes to the Earn product and the introduction of a new Custody service. Non-US based clients are not impacted by these changes to our offerings. Read about the updates on the Celsius blog.

We strongly advise you to review our updated <u>Terms of Use</u>. The updated version will be binding and apply to all Celsius users globally, effective as of April 15, 2022. No further action is required.

If you have questions, please contact us at 1-866-HODL-NOW (1-866-463-5669). Our <u>Customer Care Center</u> is available Monday - Saturday, from 10AM - 11PM EST.

Sincerely, The Celsius Team



Reminder: Be aware of phishing sites and always make sure you are visiting the official https://celsius.network website and app. Celsius will never ask you for confidential information such as passwords, private keys, seed phrases, or secret codes. You should store this information privately and securely and report any suspicious activity. More security tips →

Celsius Network LLC - 121 River St, PH05, Hoboken, NJ 07030, USA
Celsius EU UAB - Gedimino pr. 20, Vilnius 01103, Lithuania
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Celsius Lending LLC - 121 River St, PH05, Hoboken, NJ 07030, USA

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From: Celsius hello@celsius.network

Subject: This Week's HODL Tips at Celsius **Pii** Date: 10 January 2022 at 23:27

To: johan@bronge.se



This Week at Celsius

Jan 7 - 14

Tips to HODL Your Crypto:

- Turn on HODL Mode: Secure your assets by switching on HODL Mode to prevent your coins from transferring out - <u>Start</u> HODL Mode →
- Swap Crypto: During rocky times, Celsius Swap is a powerful tool to help you take control of your assets and trade into the coin you want* Get access to Swap Beta →
- Take a Loan: Need funds now? Keep your crypto and take a fiat or stablecoin loan with Celsius instead. As a bonus, we'll gift you up to \$75 in CEL when you get approved for a \$500+ loan by 1/13/22** Get loan bonus →

Go to Your Account \rightarrow

For the latest Celsius updates, follow us on <u>Twitter</u>, <u>Instagram</u>, and <u>Facebook</u>.

*Celsius T&Cs apply: <u>celsius.network/terms-of-us</u>. All Swap transactions are final and irreversible once approved by you. Service is not available in all jurisdictions. Borrowed funds from Celsius' loan service cannot be used for Swap.

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Featured Promos



Get approved for a loan of \$500 or more against ADA, BNB, DOT, LUNA, MATIC, SNX, SUSHI, XTZ or 1INCH and get up to \$75 in CEL bonus*

Get Promo →

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The Latest Earn Rates

Earn In-Kind Rates | Earn in CEL Rates at Platinum

Transfer your assets to Celsius and start earning rewards on 40+ cryptocurrencies, paid every Monday.



CEL 5.10%



MATIC 9.10% / 11.50%



LUNA 5.05% / 6.35%



1INCH 5.02% / 6.31%

See Full List of Rates →

Celsius terms of use apply.

The Latest Borrow Rates

Borrow Rates | Borrow Rates Paid in CEL

Keep your crypto by borrowing against it and instantly access the funds you need.

1.00% / 0.75% APR at 25% LTV

6.95% / 5.21% APR at 33% LTV

8.95% / 6.71% APR at 50% LTV

See Borrow Rates —

Celsius terms of use apply.

Featured Content



Weekly AMA - Jan 7, 2022

Is HODLing the Simple Answer?

Nothing herein should be viewed as legal, tax or financial advice and you are strongly advised to obtain independent legal, tax or financial advice prior to buying, holding or using digital assets, or using any financial or other services and products. There are significant risks associated with digital assets and dealing in such instruments can incur substantial risks, including the risk of financial loss. Digital assets are by their nature highly volatile and you should be aware that the risk of loss in trading, contributing, or holding digital assets can be substantial.













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Network (FINCEN). ©2021 Celsius Lending LLC - NMLS ID: 2063747 From: Celsius hello@celsius.network
Subject: \$\street\$ Spring into a new Bitcoin loan promo

Date: 20 April 2022 at 22:21 To: johan@bronge.se





Hey Celsians,

Get the funds you need to spring clean your finances, build your budding budget, or finance your summer fun without giving up your crypto. Plus, you can get a bonus of up to US\$500 in Bitcoin when you apply for a potentially eligible new loan by May 1, 2022.*

Borrow & Get Bitcoin →

How it works

- 1. Apply for a loan of \$3,000 or more at 25% LTV by May 1, 2022.
- 2. Get approved and receive funds.
- 3. Keep your loan active and in good standing for a full 6 months.

4. Receive a Bitcoin bonus from Celsius.*

Start Your Application \rightarrow

*US and Non-US paid in BTC

Your loan must be kept in good standing (not in default) for at least 6 months. Closing or refinancing your loan before 6 months will cancel your bonus. Each user is only eligible for one bonus only. The bonus will be distributed to your Celsius account six months after the loan origination date, based on the USD value of BTC at the time of distribution.

Loans service not available in all jurisdictions. Promo not available in jurisdictions where Celsius loans are not offered. In some jurisdictions, the minimal loan amount may be higher, based on applicable regulation.

Got loan questions?

Reach out to our team at <u>loans@celsius.network</u>, review our <u>FAQs</u>, or schedule a one-on-one <u>office hours appointment</u> to get all your borrowing questions answered.

*PROMO TERMS AND CONDITIONS APPLY.

LOAN BONUS - Bonus will be added to your Celsius account six months after the loan origination date. If you close your loan before 6 months, your bonus will be canceled. Bonuses are limited to one per user - if more than one qualifying loan is taken by one user, one bonus based on the total borrowing amount shall be earned.

THE PROMO IS NOT AVAILABLE FOR USERS IN: United Kingdom, Connecticut, Louisiana, Nebraska, Nevada, New York, North Carolina, Ohio, Washington, Vermont and any jurisdiction where Celsius loan service is not available.

The terms of each loan are as set out in the applicable loan agreement. Please read the loan agreement carefully before requesting a loan.

Celsius loans are 'balloon' loans, meaning interest payments are made on a monthly basis, and principal amount returned at the end of the loan term. Interest rates vary from 1% to 8.95% APR, depending on your choice of LTV (Loan to Value), with up to 25% discount on interest where you choose to pay interest in CEL tokens. Promo only applies to 25% LTV (0.75-1% APR) loans. Termination of your loan prior to the lapse of 6 months would incur the full interest payment for the first 6 months.

Celsius loans are offered by Celsius Lending LLC, 121 River Street, PH05, Hoboken, NJ 07030 USA; The Celsius website and mobile app are operated by Celsius Network LLC, 121 River Street, PH05, Hoboken, NJ 07030 USA.

Loans made or arranged pursuant to a California Finance Lenders Law license. Celsius is licensed by the California Department of Financial Protection and Innovation under the California Finance Lender Law License No. 60DBO-133776.

Celsius loans will be originated by Celsius Lending LLC pursuant to this license.



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Exhibit D



WreckItRolf @Wreck1tRolf · Mar 24, 2021

Replying to @Mashinsky

Alex, I've asked a few times now, and directly to you but have yet to receive a response. What happens to my coins in the event that Celsius Network goes bankrupt?



2













Alex Mashinsky 🐶 🛍 @Mashinsky · Mar 25, 2021

Replying to @Wreck1tRolf

all coins are returned to their owners even in the case of bankruptcy



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▲ Tip

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Johan Bronge
Pro Se
2023-08-11

United States Bankruptcy Court Southern District of New York

Re: Chapter 11 Case No. [22-10964 (MG)]

RE: Motion for Repayment of Loans and Return of Collateral by Johan Bronge, Pro Se Creditor

To Judge Martin Glenn,

I, Johan Bronge, appearing pro se in the above-mentioned Chapter 11 case, hereby file this motion seeking the court's permission to fulfill the Loan Agreements with Celsius and repay my outstanding loans in full, including any accrued interest. Additionally, I request the return of collateral associated with these loans, unencumbered and in kind, to a specified address outside of the Celsius platform.

Background Information:

I have three two open loans and one two matured loan with Celsius, all of which were in good standing at the time of the pause and subsequent bankruptcy. During May 2022 I added additional BTC to the Collateral in order to ensure adequate LTV during the price drop experienced during this time.

Supporting Facts and Arguments:

In support of this motion, I reiterate the arguments and references presented in my previous correspondence (docket 902 with attachment) and in the Complaint for Declaratory Judgment (docket 2001). Additionally, I include the following points:

A) Disparity in Treatment:

I draw the court's attention to your previous opinion and ruling (docket 1942 and 1944) regarding the return of collateral to institutional borrowers upon repayment of the principal. The absence of similar opportunity for retail borrowers, results in disparate treatment of similarly situated creditors, contravening the equitable principles of Chapter 11 bankruptcy law.

B) Loan Agreement Obligations:

The Loan Agreement explicitly states that I have the option to pay back my loans and that Celsius then is obliged to return the collateral (doc 393, page 861, Termination a-e). It is therefore

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appropriate that I should have the same right and opportunity as Institutional borrowers and be allowed to repay principal and outstanding interest in order to receive the collateral back, with full title and all property rights restored.

C) Contradictions in Rulings:

Unless collateral is considered property of borrowers regardless of Earn account ownership status, your Earn ruling in docket 1822, which determines the ownership of Earn account assets, creates contradictions and validity issues within the Loan Agreement.Borrowers were required to declare that the collateral provided was/is their unencumbered property during the full term of the loan contract. However, due to the Earn ruling, all borrowers' declarations are now false, as Earn assets are deemed the property of Celsius. Prior to 15 Apr 2022 all loan collateral had to originate from an Earn account, something that continued to be the case for international clients after this date. Therefore, under this Earn ruling, digital assets were not the property of borrowers at the time pledged as collateral, nor during the term of the loan. Additionally, as per this Earn ruling, the collateral (digital assets) remains property of Celsius even if returned to an Earn account, necessitating the return of collateral to an external address to restore the borrower's unencumbered property rights.

Finally, in respect to Custody accounts, the assets coming from Earn account are here considered property of the Custody account holder so any argument that the property attribute of Earn account having an impact on other accounts seems invalid. Therefore it is appropriate to consider Collateral encumbered property of the borrower.

D) Bitcoin as Collateral:

I assert that Bitcoin needs to be viewed separately from other cryptocurrencies. Bitcoin qualifies as de facto money based on your definition in the Earn ruling (docket 1822, page 40), as it is recognized as legal tender and a medium of exchange by a sovereign, foreign government (El Salvador). Moreover, the SEC has classified Bitcoin as a commodity, thereby granting it associated property rights. As commodities and money are fungible it follows that Bitcoin possesses inherent property attributes, exempt from commingling concerns. Hence, Bitcoin used as collateral are not only the borrower's money but also their property, albeit encumbered during the loan's duration.

E) Liquidity of Retail Loans:

Contrary to the assertions made in docket 1940, page 6 item 2, I contend that retail loans can be liquid assets. Many retail borrowers are willing and capable of immediately repaying principal and outstanding interest if Celsius releases the collateral to an address outside of its platform, thereby enhancing Celsius liquidity.

F) Material Changes to Loan Agreements:

My first Loan with Celsius originated on 05 April 2021 (loan no 31904) and the TOS valid at this time (docket 393, exhibit B7) clearly specify that;

- 1) In definitions, "Collateral" means an amount in Eligible Digital Assets, as provided by the Borrower to the Lender as security for a Loan. (doc 393, page 858, Definitions, item 3)
- 2) Collateral is pledged to Celsius, no transfer of property rights ownership title (doc 393, page 862, Collateral)
- 3) The Truth In Lending Disclosure Statement (attached as exhibit A) and the Loan Detail Summary (attached as exhibit B) explicitly states that borrower gives a security interest in the collateral.

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- 4) In docket 393 the applicability of the different TOS are described. Here it states that the particular TOS that is governing for the loan is the one agreed to at the conclusion of the application for the subject loan. (docket 393 page 6, Loan Terms of Use)
- 5) My other three loans originating in Mar 2022 (loan no 141539, 141544, 141558) have the same Truth In Lending Disclosure Statement and Loan Detail Summary as my first Loan (31904). At no time after signing the first Loan Agreement in April 2021 did I receive any explicit notification regarding material changes to the status of ownership regarding collateral. When TOS where updated no such clarifications were presented in a clear and conspicuous manner. It rather stated the important changes and did not mention any changes to collateral status. (Emails informing of TOS update attached as Exhibit C). Any material changes to a loan contract shall be communicated in a clear and conspicuous way as per New York General Business Law Article 22-A (GBL), New York General Obligations Law Section 5-903 and New York Uniform Commercial Code (UCC). Additionally, all communication from Celsius (including AMAs) never described collateral as Celsius property but rather the opposite. (evidenced in Examiners report and sample official communications, attached as Exhibit D, green highlight is mine).
- 6) All my four loans have the exact same Truth in Lending Disclosure Statement (exhibit A) and Loan Detail Summary (exhibit B) that explicitly states I am providing a security interest in the Collateral.

With reference to all above points in F, I argue that my frst loan (31904) is governed by TOS valid at the time this Loan was concluded and it does not transfer property rights ownership title to Celsius. Furthermore, I argue that all my other loans are also governed by the same TOS as Truth in Lending Disclosure Statement and Loan Detail Summary are identical with the first Loan and clearly states I give a security interest in the collateral. Additionally, the communication of the updates of TOS were not adequate in respect to changing ownership status of collateral. This and offcial communication led me to believe the status of the collateral remained the same as for the first Loan.

G) Change of definition and wording

In the proposed Plan and Disclosure statement the terms "Retail Borrower Deposit Claim and Retail Borrower Advance Obligation" are introduced. I strongly object to the use of these terms. Nowhere in the TOS, Truth in Lending Disclosure Statement or in the Loan Detail Summary are these terms to be found. I argue that I have made digital assets (BTC) available as Collateral and in return received a Loan in USDT stablecoin and for this I have paid an agreed interest. This is for all purposes the same as for Collateralized Institutional Loans and changing these terms and definitions in the Plan and Disclosure Statement creates an artificial and invalid division between Institutional Loans and Retail Loans.

H) Collateral definition as per Second Revised Disclosure Statement (page 79)

Quote: "Coin pledged as security for repayment of a loan in the event of a borrower's default. Will include any initial collateral posted as security, as well as any additional collateral provided in response to margin calls." This definition supports my arguments regarding ownership status of collateral.

Relief and Order Sought:

Based on the arguments presented above, I respectfully request the court to:

1. Rule in favor of allowing me to fulfill Loan Agreements, authorizing collateral return outside

Celsius upon principal and interest repayment.

- 2. Establish that only principal and outstanding interest for loan no. 31904 are estate property.
- 3. Extend the same rule to my other loans (e.g., loan no. 141539, 141544, 141558).
- 4. Declare my Bitcoin collateral as my encumbered property until Loan Agreements fulfillment.
- 5. Maintain Loan agreement TOS definitions and wording in Plan and Disclosure Statement.

Conclusion:

I am of the firm belief that all Collateralized Loans should be treated the same. In pursuit of equitable treatment of creditors and adherence to contractual obligations, I urge the court to grant the relief sought. Collateralized loans should be treated uniformly, with collateral constituting a distinct, higher category of priority than other unsecured claims. By recognizing collateral as an essential asset securing repayment, this approach upholds the foundational principles of fairness and property rights. Your consideration of this motion is sincerely appreciated.

Johan Bronge

pro se creditor